

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

In Re Application of:

WAGNER, ET AL.

Serial No.: 09/

09/113,446

Filed:

07/10/1998

For:

HOUSING FOR PORTABLE

HANDHELD ELECTRONIC DEVICE

Art Unit: 3624

Examiner:

G. ANDERSON

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REPLY BRIEF

Honorable Commissioner for Patents Washington, D.C. 20231

Attention: Board of Patent Appeals and Interferences

This is in reply to the Examiner's answer dated July 5, 2001.

As a preliminary matter, the Examiner's assertion that claims 6-11 stand or fall together is incorrect. 37 C.F.R. 1.192(c)(7) provides that the claims are grouped in accordance with the grounds of rejection. Claims within each group stand or fall together unless a statement is included to the contrary. However, there is nothing in the rule to suggest that the Examiner's grouping of the claims should be ignored and that <u>all</u> claims on appeal should stand or fall together.

As the Examiner acknowledges in his answer, three grounds for rejection are asserted. Claims 6-8 are rejected under 35 U.S.C. § 102(b) based on Schmidt; claims 9-10 are rejected under 35 U.S.C. § 103(a) based on Schmidt in combination with Matone; and claim 11 is rejected under 35 U.S.C. § 103(a) based on Schmidt in combination with Mottmiller. Each ground of rejection must be separately decided based upon a single claim from the group.

Turning to the substance of the Examiner's Answer, Applicant maintains, with respect to claims 6-8, that the Schmidt reference fails to disclose "a one-piece, hollow body portion" as required by independent claim 6. Since Schmidt fails to disclose each and every element of the claimed invention, the rejection under 35 U.S.C. § 102(e) cannot be sustained.

The Examiner argues that: "Schmidt discloses upper and lower body parts which when secured to each other make the body portion. One could therefore say that the body portion of Schmidt is one piece of the scanner." By the Examiner's own admission, the body portion of Schmidt's scanner is made of at least two pieces. Clearly, this is not a "one-piece, hollow body portion" as recited in claim 6. One need only refer to the dictionary definition of "one-piece" cited in Applicant's Appeal Brief, i.e., "consisting of or made in a single undivided piece". Moreover, the specification of the subject application provides further definition of the meaning of "one-piece". As set forth in Applicant's Appeal Brief, page 4, lines 10-12 of the specification states that: "body portion 12 is made as a single part rather than as two joined halves. This eliminates the need for bonding or otherwise joining two halves and also eliminates the presence of an unattractive seam line." (emphasis added) This clearly distinguishes the claimed invention over the disclosure of Schmidt. As mentioned above, the Examiner expressly acknowledges that the body portion of Schmidt's scanner is made of upper and lower parts (i.e., two pieces) that are secured to each other. Since Schmidt does not disclose a "one-piece, hollow body portion" as such term is used in the claims on appeal, the rejection of claims 6-8 under 35 U.S.C. § 102(b) is improper and should be reversed.

Applicants' arguments with respect to claim group 2 (claims 9-10) and claim group 3 (claim 11) are not addressed in the Examiner's answer. For the reasons presented in the Appeal Brief, Applicant submits that the rejections of these claims under 35 U.S.C. § 103(a) are also improper and should be reversed.

Based on the record in this case, Applicant submits that all of claims 6-11 define patentable subject matter and respectfully requests that the Examiner's final rejection of these claims be reversed.

Respectfully submitted,

George W Hoover Reg. No. 32,992

BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP

Dated: September 5, 2001

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Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. 09/113,446 Applicati n Numb r July 10, 1998 Filing Date ransmittal form Gregg Wagner First Named Inventor be used for all correspondence after initial filing) 3624 Group Art Unit G. Anderson **Examiner Name** TO 3600 MAIL BOOK Attorney Docket Number 3470P005 Total Number of Pages in This Submission 13 **ENCLOSURES** (check all that apply) After Allowance Communication Assignment Papers to Group Fee Transmittal Form (for an Application) Appeal Communication to Board Fee Attached Drawing(s) of Appeals and Interferences Amendment / Response Appeal Communication to Group Licensing-related Papers (Appeal Notice, Brief, Reply Brief) After Final Proprietary Information Petition Affidavits/declaration(s) Petition to Convert a Provisional Application Status Letter Extension of Time Request Other Enclosure(s) Power of Attorney, Revocation Change of Correspondence Address \boxtimes (please identify below): **Express Abandonment Request** Terminal Disclaimer Information Disclosure Statement Return Postcard Two (2) copies of Reply Brief. Certified Copy of Priority Document(s) Request for Refund Response to Missing Parts/ Incomplete Application CD, Number of CD(s)_ Remarks Response to Missing Parts under 37 CFR 1.52 or 1.53 SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT George W Hoover, Reg. No. 32,992 Firm BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN Individual name Signature September 5, 2001 Date CERTIFICATE OF MAILING I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Assistant Commissioner for Patents, Washington, D.C. 20231 on this date: September 5, 2001 Typed or printed name Azar Burnham Date 09/05/01 Signature

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